DOCKET SECTION

BEFORE THE RECEIVED POSTAL RATE COMMISSION 4 56 57 198

POSTAL RATE AND FEE CHANGES, 1997

Docket No. R97-1

REQUEST OF UNITED STATES POSTAL SERVICE TO CONDUCT ORAL CROSS-EXAMINATION OF UNITED PARCEL SERVICE WITNESS SELLICK (UPS-T-2)

Pursuant to Rule 4.8 of the Special Rules of Practice, the United States Postal Service requests permission to conduct oral cross-examination of United Parcel Service witness Sellick (UPS-T-2), concerning his testimony, his workpapers and his responses to designated interrogatories.

The Postal Service requests that the witness bring copies of his testimony, workpapers and interrogatory responses to the hearing. In addition, cross-examination may pertain to information that the witness has drawn from the Postal Service's filing. The Postal Service accordingly requests that witness Sellick bring copies of Worksheet 3.0.2. from Postal Service LR-H-196 to the hearing.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr. Chief Counsel, Ratemaking

Susan M. Duchek

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the Rules of Practice.

Susan M. Duchek

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260–1137 (202) 268–2990; Fax –5402 February 20, 1998

SOCKET SECTION

BEFORE THE POSTAL RATE COMMISSION WASHINGTON, D.C. 20268-0001

RECEIVED

FEB 20 4 54 PH '98

POSTAL RATE AND FEE CHANGES 1997

Docket No. R97-1

The foreign of the State of the

NOTICE OF DESIGNATION BY THE UNITED STATES POSTAL SERVICE OF WRITTEN CROSS-EXAMINATION OF UNITED PARCEL SERVICE WITNESS SELLICK (UPS-T-2)

Pursuant to Rule 4.A of the Special Rules of Practice, the United States Postal Service designates the following interrogatory responses as written cross-examination of United Parcel Service witness Sellick:

Party

Interrogatory Responses

USPS

USPS/UPS-T2-1-27 and DMA/UPS-T2-1-5

The Postal Service also requests that it be permitted to designate additional interrogatory responses received after the time this notice of designation is filed.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr. Chief Counsel, Ratemaking

Susan M. Duchek

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the Rules of Practice.

Susan M. Duchek

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260–1137 (202) 268–2990; Fax –5402 February 20, 1998